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אפריל 2021 ניסן - אייר תשפ"א
 April 2021 Nisan - Iyar 5781

שבת Sat	ששי Fri	חמישי Thu	רביעי Wed	שלישי Tue	שני Mon	ראשון Sun
כ"א (21) ז' פסח 7 Pesach	כ"ב (20)	י"ט (19)				
כ"ח (28)	כ"ז (27)	כ"ו (26) יום השואה YomHaShoah	כ"ה (25)	כ"ד (24)	כ"ג (23)	כ"ב (22) [7 Pesach]
ה' (5)	ד' (4)	ג' (3) יום העצמאות YomHaAtzmaut	ב' (2) יום הדיכורן YomHaZikaron	א' (1)	ל' (30)	כ"ט (29)
י"ב (12)	י"א (11)	י' (10)	ט' (9)	ח' (8)	ז' (7)	ו' (6)
	יח (18) לג בעומר Lag BaOmer	יז (17)	טז (16)	טו (15)	יד (14)	יג (13)
≡						

2020

2022

21/04/2021

Mar

May



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Fax Cover Sheet

Date 04212021

Number of pages 4 (including cover page)

To:
California Department of
Social Services, State
Hearings Division

Name

Company

Telephone

Fax (833) 281-0905

Comments

Request for state hearing with
attached

Declaration with averments.

From:
Jacob (James E.
Horton

Name

Company

Telephone

(916)

562-5584

friend or someone with you.

HEARING REQUEST

I want a hearing due to an action by the Welfare Department
of Sacramento County about my:

Cash Aid

☒

CalFresh

Medi-Cal

Other (list) _____

Here's ~~Why~~ **Dispute** last administrative action of _____
02092021 as fraud and for remedy upon
complaint of criminal Client Abuse on
differential, malicious basis of Faith and
Politics in Criminal Collusion (See
Declaration with Averments attached)!

If you need more space, check here and add a page.

I need the state to provide me with an interpreter at no cost to me.
(A relative or friend cannot interpret for you at the hearing.)

My language or dialect is **Not Applicable**

NAME OF PERSON WHOSE BENEFITS WERE DENIED, CHANGED OR STOPPED

James E. Horton

BIRTH DATE

08/11/1970

PHONE NUMBER

(916)562-5584

STREET ADDRESS

N/A

Email: jaakovos@gmail.com

CITY

INDIGENT

STATE

ZIP CODE

SIGNATURE

See signature on attachment

DATE

NAME OF PERSON COMPLETING THIS FORM

(916)562-5584

N/A I want the person named below to represent me at this
hearing. I give my permission for this person to see my
records or go to the hearing for me. (This person can be a
friend or relative but cannot interpret for you.)

NAME

N/A

PHONE NUMBER

Not Applicable

STREET ADDRESS

CITY

Not Applicable

STATE

ZIP CODE



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From:
Jacob (James E.
Horton

Fax (833) 281-0905

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562-5584

Comments Request for state hearing with
attached
Declaration with averments.



fax-to-18332...



friend or someone with you.

HEARING REQUESTI want a hearing due to an action by the Welfare Department
of Sacramento County about my:Cash Aid ☒ CalFresh ☐ Medi-Cal ☐

Other (list) _____

Here's why I dispute last administrative action of 02092021 as fraud and for remedy upon complaint of criminal Client Abuse on differential, malicious basis of Faith and Politics in Criminal Collusion (See Declaration with Averments attached)!

If you need more space, check here and add a page.

I need the state to provide me with an interpreter at no cost to me.
(A relative or friend cannot interpret for you at the hearing.)My language or dialect is Not Applicable

NAME OF PERSON WHOSE BENEFITS WERE DENIED, CHANGED OR STOPPED

James E. HortonBIRTH DATE
08/11/1970PHONE NUMBER
(916)562-5584

STREET ADDRESS

N/AEmail: jaakovos@gmail.com

CITY

INDIGENT

STATE

ZIP CODE

SIGNATURE

See signature on attachment

DATE

NAME OF PERSON COMPLETING THIS FORM

(916)562-5584

N/A I want the person named below to represent me at this hearing. I give my permission for this person to see my records or go to the hearing for me. (This person can be a friend or relative but cannot interpret for you.)

NAME

N/A

PHONE NUMBER

Not Applicable

STREET ADDRESS

CITY

Not Applicable

STATE

ZIP CODE

ATTACHED



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Date Drafted: 04/21/2021
 To: California Department of Social Services, State Hearings Division
Declaration of Hearing Request

Whereas, representatives of the Department of Human Assistance of Sacramento County have (as our minor dependents), against my person as client committed:
 (1) Heinous acts of physical and malicious phone harassment (even as recipients of the sender) during my necessary administrative phone contacts; and (2) A multitude of other malicious acts of criminal abuse of process, procedural mismanagement, fraud, malfeasance, and Client Abuse that has caused me a long term, irreparable intent to cause damage, harassment and stop/transfer and replace record of my identity, assets, it has evidenced that said agency has indicated by extremely non-judicial, emotional, manipulation/coercion/abuse, right in a Magistrate Court organized Crime Group - today to Commit Victims and Pay Crimes and Violent-Tortious Violations with various Networks, Criminal, Retaliatory Enemies - Perpetrators (if name), including (but not exclusively) the La Cosa Nostra and Society (La Russa, Pappas (of Anaheim, CA) families with Leonardo and Frank Pappas (of Stockton, CA) especially, informants, the National Center of Police with Officers of Yolo County Law Enforcement agencies (with Target, inner Security Team's, parolee of "John C. Smith") the Yolo County Public Defender's Office with the Yolo County District Attorney Office, 910 Alameda (of Youngstown, OH), the Sacramento County Sheriff's Office, the Church of Satan and its High Priests (such as Brian Horne of Canton, OH with others of my immediate biological relations which are disowned by my self), the Western cult - even of Area 51, other persons (as name) and more (disowned by me) Subverting all levels of government.

Whereas, said agency has harassed my client-persons indefinitely over the past decade, Whereas, said agency has evidenced to have abused means of its investigation department, non-judicially beyond scope of its purpose, the Judiciary and Differentially in same Conspiracy to Commit.

Whereas, said agency has colluded with procedural obstructions to representation of my J.D. papers past their limit in same Conspiracy to Commit.

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Whereas, said agency has colluded with procedural obstructions to representation of my J.D. papers past their limit in same Conspiracy to Commit.



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with 'the Yolo County District Attorney Office, 910 N. NEW-PR (of Yountville, CA),
 the Sacramento County Sheriff's (CA-118), the Church of Satan and its High Priests
 (such as Brian Warrick of California, with others of my immediate biological relations
 (residence) and more (residence) (you?) representing all levels of government.
 Whereas, said Conspiracy has harassed my client-person's individual over the past decade,
 whereas, said agency has evidenced to have abused means of its investigation department,
 non-judicially beyond scope of its purpose, prejudicially and differentially in
 same Conspiracy to Commit.
 Whereas, said agency has evidenced with procedural obstructions to representation of
 my T.O. papers post their theft in same Conspiracy to Commit.
 Whereas, Combadperson - Sarah Russo, has deprived just service upon complaints
 and has, actually, furthermore, maliciously, retaliated.
 Whereas, last administrative action's eligibility amount and its following allocation
 were both fraudulently misrepresented (02092021).
 Whereas, most acts are stored in record at my website, www.bboip.wordpress.-
 korri (refer to Link on Homepage for case-matter: JCTR vs. County of
 Sacramento for Record).
 Whereas, Conspiracy aforementioned is proven to be motivated by Hostile Prejudice
 on illegal basis against my True Faith and Politics consistent; Furthermore,
 this Administrative action (for a proceeding-meeting) is, in fact, an
 Unjust Venue for self-explanatory reasons.
 Whereas, I, Jacob (James B. Horton), hereby (1) Request Hearing upon this Complaint
 of Abuse and Harassment; (2) Plan to Contest with Demands for out-of-court
 proceedings upon my records and dispositions to be documented in a public
 & open circumstances; and (3) Furthermore, I, hereby Informally Request
 Discovery of all investigatory and case-note records and documents related to
 my captured case to be immediately delivered to: jacobkorri@gmail.com.

Jacob B. Horton
 Case No: 341B4TN89

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Date Drafted:

04/21/2021

To: California Department of Social Services, State Hearings Division

Declaration of Hearing Request

Alleged the Mexican Drug Cartel gang - Santa Rosa, CA -
Cattached to El Chapo, Duran, Bond, 29, 10/1/2019
Grand Jury, 10/1/2019, 10/1/2019, 10/1/2019

Whereas, representatives of the Department of Human Assistance of Sacramento County have (as criminal/infractors), against my person as client committed:

(1) Heinous acts of plankish and malicious phone harassment (even as recipients toward the sender) during my necessary administrative phone contacts; and (2) A multitude of other malicious acts of criminal abuse of process, procedural misconduct, fraud, malfeasance and Client Abuse and mistreatment, over a long train, in malice intent to cause damages, racketeer and steal/tamper/and replace record of my identity. Whereas, it has evidenced that: said agency has colluded by criminally non-judicial/extra-judicial cooperation/collusion/coordination in a Magnitudinal Occultic-Organized Crime Conspiracy to Commit Various Violent Crimes and Unconstitutional Violations with various Networked, Criminal, Retaliatory Enemies - Perpetrators (of mine) including (but not exclusively) the La Casa Nostra secret society (to Russo, Petrina (of Ambbridge, PA) Families with Duran and Frank Freschione (of Stark County, OH) especially), Freemasons, the Fraternal Order of Police with Offices of Yolo County Law Enforcement agencies (with Target incorp. Security Team's franchise of "forensic services"), the Yolo County Public Defender's Office with the Yolo County District Attorney Office, 910th ALW-AFR (of Youngstown, OH), the Sacramento County Sheriffs (on-site), the Church of Satan and its High Priests (such as Brian Warner of Canton, OH with others of my immediate biological relations which are disclosed by myself), the Wisconsin cult-coven of Avon Lake, OH a previous residence) and more (violently at law) saturating all levels of government.

Whereas, said Conspiracy has harassed my client-person's indigence over the past decade.

Whereas, said agency has evidenced to have abused means of its investigation department, non-judicially beyond scope of its purpose, Prejudicially and Discriminatory in same Conspiracy to Commit.

Whereas, said agency has colluded with procedural obstructions to reimbursement of my T.D. papers from their theft in same Conspiracy to Commit.

Whereas, "Criminologist" Sarah Russo, has deprived just service upon complainant.

Added to
California
Grand Jury

with the Yolo County District Attorney Office, 910th ALW-AFR (of Youngstown, OH),
the Sacramento County Sheriff's (on-site), the Church of Satan and its High Priests
(such as Brian Wainwright of Canyon City with others of my immediate biological relations
which are disowned by my self), the Wiccan cult-core of Avon Lake, OH, a previous
residence) and more (what with that last) saturating all levels of government.
Whereas, said Conspiracy has caused my client-person's indignity over the past decade.
Whereas, said agency has evidenced to have abused means of its investigation department,
non-jurisdictionally beyond scope of its purpose, Prejudicially and Differentially in
same Conspiracy to Commit.
Whereas, said agency has colluded with procedural obstructions to reprosecution of
my I.D. papers post their theft in same Conspiracy to Commit.
Whereas, "Ombudsperson," Sarah Russo, has deprived just service upon complaints
and has, actually, furthermore, maliciously retaliated.
Whereas, last administrative action's eligibility amount and its following allocation
were both fraudulently discrepant (02092021).
Whereas, most acts are stored in record at my website, www.bboip.wordpress.com.
corn (refer to Link on Homepage for case-matter: JCTF vs. County of
Sacramento for Record).

Whereas, Conspiracy aforementioned is proven to be motivated by Hostile Prejudice
on illegal basis against my True Faith and Politics consistent; Furthermore,
this Administrative Court (for a proceeding-meeting) is, ipso-facto, an
Unlawful Venue for self-explanatory reasons.

Wherefore, I Jacob (James B. Horton), hereby: (1) Request leaving upon this Complaint
of Client Abuse and Mistrustment; (2) Plan to Contact with Demands for out-of-court
procedure upon AY records and dispositions to be accommodated in Anomalous
Exigent Circumstances; and (3) Furthermore, I, hereby Informally Request
Discovery of all investigatory and case-matter records and "documents" attached to
my California case to be email delivered to: jacobkovs@gmail.com.

Pro Se,
James B. Horton

Cal/fresh Case No.: 341B4TN89

File in
Federal
Court

A piece of old, torn paper with a red and black pattern and a central illustration of a person. The paper is heavily worn, with many tears and frayed edges. The background is a dark, textured surface.

BBOIP

Institute

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